

ROANNE L. MANN
UNITED STATES MAGISTRATE JUDGE

DATE: June 14, 2019
START: 10:00 am
END: 10:40 am

DOCKET NO: 17-cv-4780

CASE: Mason et al v. Lumber Liquidators, Inc.

- | | |
|--|--|
| <input type="checkbox"/> INITIAL CONFERENCE | <input type="checkbox"/> OTHER/ORDER TO SHOW CAUSE |
| <input type="checkbox"/> DISCOVERY CONFERENCE | <input type="checkbox"/> FINAL/PRETRIAL CONFERENCE |
| <input type="checkbox"/> SETTLEMENT CONFERENCE | <input checked="" type="checkbox"/> TELEPHONE CONFERENCE |
| <input checked="" type="checkbox"/> MOTION HEARING | <input type="checkbox"/> INFANT COMPROMISE HEARING |

PLAINTIFF

ATTORNEY

	<u>Justin Marino</u>
	<u>John Russell Stevenson</u>

DEFENDANT

ATTORNEY

	<u>Christine Hogan</u>

- ☐ FACT DISCOVERY TO BE COMPLETED BY September 14, 2019
- ☐ NEXT _____ CONFERENCE SCHEDULED FOR _____
- ☐ JOINT PRE-TRIAL ORDER TO BE FILED VIA ECF BY _____
- ☐ PL. TO SERVE DEF. BY: _____ DEF. TO SERVE PL. BY: _____

RULINGS: PLEASE TYPE THE FOLLOWING ON DOCKET SHEET

Plaintiffs' motion to compel discovery (DE #85) is granted in limited part only, and defendant's motion to stay discovery (DE #90) is denied. With respect to plaintiffs' discovery demands regarding arbitration agreements, defendant is directed to produce only those additional documents that defendant has agreed to produce; plaintiffs are encouraged to consider withdrawing their objection to defendant's adding an affirmative defense concerning arbitration agreements. Regarding plaintiffs' demand

for production of discovery on a nationwide basis, the Court observes that notice to the collective has not yet gone out (plaintiffs expect to send out notice on Monday); until the ^{60-day} opt-in period closes, the scope of the collective remains uncertain. The parties consent to extend fact discovery until September 16, 2019 and to defer nationwide discovery until the opt-in period closes. A joint status report is due by September 20, 2019.